IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE

FUSION ELITE ALL STARS, et al.,	
Plaintiffs, v. VARSITY BRANDS, LLC, et al.,	Case No. 2:20-cv-02600-SHL-cgc Jury Trial Demanded
Defendants.	
AMERICAN SPIRIT AND CHEER ESSENTIALS, INC., ROCKSTAR CHAMPIONSHIPS, LLC, JEFF & CRAIG CHEER, LLC, d/b/a JEFF AND CRAIG CAMPS, and ASHLEY HAYGOOD, Individually and on Behalf of all Others Similarly Situated,	
Plaintiffs, v.	Case No. 2:20-cv-02782-SHL-atc
VARSITY BRANDS, LLC; BSN SPORTS, LLC; VARSITY SPIRIT LLC; STANBURY, LLC; HERFF JONES, LLC; BAIN CAPITAL LP; CHARLESBANK CAPITAL PARTNERS, LLC; VARSITY BRANDS HOLDING CO., INC.; VARSITY SPIRIT FASHION & SUPPLIES, LLC; U.S. ALL STAR FEDERATION, INC.; USA FEDERATION FOR SPORT CHEERING, d/b/a USA CHEER, VARSITY INTROPIA TOURS, LLC; and JEFF WEBB,	Jury Trial Demanded
JESSICA JONES, MICHELLE VELOTTA, and CHRISTINA LORENZEN, on Behalf of Themselves and All Others Similarly Situated,	
Plaintiffs, v.	Case No. 2:20-cv-02892-SHL-atc
VARSITY BRANDS, LLC; VARSITY SPIRIT, LLC; VARSITY SPIRIT FASHION & SUPPLIES, LLC; U.S. ALL STAR	Jury Trial Demanded

FEDERATION, INC.; JEFF WEBB;	
CHARLESBANK CAPITAL PARTNERS	
LLC; and BAIN CAPITAL PRIVATE	
EQUITY,	
Defendants.	

STIPULATION AND [PROPOSED] ORDER ESTABLISHING A PLAINTIFFS' DISCOVERY COORDINATION COMMITTEE

WHEREAS, Fusion Elite All Stars, et al. v. Varsity Brands, LLC, et al. (the "Fusion Action")¹ was filed in this Court on August 13, 2020, and Kathryn Anne Radek, et al. v. Varsity Brands, LLC, et al. (the "Radek Action")² was filed in this Court on August 25, 2020, with both cases being proposed antitrust class actions brought under federal antitrust law on behalf of proposed classes of persons and entities, mainly parents and All Star Gyms, buying certain goods and services relating to All Star Cheer and All Star Apparel directly from Varsity;

WHEREAS, on September 18, 2020, the Court consolidated the *Fusion Elite* and *Radek* Actions, appointed Berger Montague PC, Cuneo Gilbert & LaDuca, LLP and Labaton Sucharow LLP as interim Co-Lead Class Counsel for a proposed class of all persons who directly paid Varsity or any Varsity subsidiary for registration, entrance, or other fees and expenses associated with participation by All Star Teams or Cheerleaders in one or more All Star Competitions and/or All Star Apparel ("Direct Purchaser Class"), and appointed J. Gerard Stranch of Branstetter, Stranch & Jennings PLLC as Liaison Counsel for the Direct Purchaser Class on that date;³

WHEREAS, on October 27, 2020, *American Spirit and Cheer Essentials, Inc., et al. v. Varsity Brands, LLC, et al.* (the "*American Spirit* Action") was transferred to this Court from the United States District Court for the Northern District of Georgia, 4 that case being a proposed class action under federal antitrust law and federal and state RICO laws on behalf of four proposed

¹ 2:20-cv-02600-SHL-cgc (W.D. Tenn.).

² 2:20-cv-02649-SHL-atc (W.D. Tenn.).

³ 2:20-cv-02600-SHL-cgc (W.D. Tenn.), ECF No. 37.

⁴ 2:20-cv-02782-SHL-atc (W.D. Tenn.), ECF No. 56.

classes: (1) a proposed class of parents who bought certain goods and services⁵ either directly or indirectly from Varsity; (2) a proposed class of Varsity's potential and actual competitors in the cheerleading event production market; (3) a proposed class of Varsity's potential and actual competitors in the cheerleading camp market; and (4) a proposed class of Varsity's potential and actual competitors in the apparel, athletic equipment, and cheer merchandise markets;

WHEREAS, on November 3, 2020, counsel in the *American Spirit* Action sought to be appointed Interim Co-Lead Class Counsel of the classes defined in that complaint, but not on behalf of direct purchasing All Star Gyms (which Gyms are Plaintiffs and part of the proposed classes in the *Fusion Elite* action);⁶

WHEREAS, on December 10, 2020, *Jessica Jones, et al. v. Varsity Brands, LLC, et al.* (the "*Jones* Action") was filed in this Court, as a proposed antitrust class action under the laws of multiple states (for damages) and federal antitrust law (for injunctive relief), on behalf of a proposed class of those who paid Varsity indirectly for fees associated with Varsity Cheer competitions, Varsity camps, apparel, and other goods and services ("Indirect Purchaser Classes");⁷

WHEREAS, counsel in the *Jones* Action seek to be appointed interim Co-Lead Counsel for the Indirect Purchaser Classes;

WHEREAS, plaintiffs in all three cases have sued Varsity and USASF;

WHEREAS, plaintiffs in the Jones Action have additionally sued Jeff Webb, Charlesbank

⁵ The goods and services listed in the class definition include "uniforms, competition fees, event admission fees, camp fees, insurance, travel and accommodation fees, school paraphernalia such as class rings, yearbooks, graduation caps and gowns or graduation announcements, or merchandise." *Id.* at ECF No. 1, ¶279(b).

⁶ 2:20-cv-02782-SHL-atc (W.D. Tenn.), ECF No. 64.

⁷ 2:20-cv-02892-SHL-cgc (W.D. Tenn.).

Capital Partners LLC and Bain Capital Private Equity, and plaintiffs in the *American Spirit* Action have, in addition to these parties, also sued BSN Sports, LLC; Stanbury, LLC; Herff Jones, LLC; and USA Federation for Sport Cheering, d/b/a USA Cheer (as well as additional Varsity entities unnamed in the other two cases);

WHEREAS, each of the three cases is brought on behalf of largely non-overlapping proposed classes of persons and entities whose interests may come into conflict, and who may need or desire to take different positions, and thus must not be consolidated, and should continue to have distinct sets of counsel;

WHEREAS, all three cases nonetheless assert certain common claims and allegations, and will involve some of the same discovery from some of the same defendants and third parties; and

WHEREAS, it would serve the interests of justice and efficiency for all three cases to coordinate discovery as much as is reasonably feasible;

WHEREAS, having been shown this Stipulation and Proposed Order, Defendants' counsel have indicated their support for the relief requested below;

Accordingly, Plaintiffs in all three cases hereby move for an Order providing as follows:

- 1. The Court shall create a Plaintiffs' Discovery Coordination Committee for the purpose of coordinating discovery across the three cases to the extent reasonably feasible.
- 2. The Plaintiffs' Discovery Coordination Committee shall be composed of one counsel from each plaintiff group (*Fusion Elite*, *American Spirit*, and *Jessica Jones*).
- 3. The Court hereby appoints Benjamin Gastel (Fusion Elite), Robert Falanga (American Spirit), and Van D. Turner (Jessica Jones) to the Plaintiffs' Discovery Coordination Committee.
- 4. The responsibilities of the Plaintiffs' Discovery Coordination Committee shall include, to

the extent reasonably feasible: (a) coordinating across the three cases on the scheduling of

depositions with defendants and third parties to minimize duplication of deponents and

questions at depositions; (b) coordinating across the three cases on written discovery to

minimize duplication and redundancy; (c) coordinating across the three cases on any

protocols or orders governing discovery in the three cases; and (d) providing a liaison for

the Court and the defendants to communicate with for scheduling and discovery issues that

might concern all three cases.

IT IS SO ORDERED.

DATED:

Hon. Sheryl H. Lipman UNITED STATES DISTRICT JUDGE

Dated: December 30, 2020

By: /s/ Benjamin A. Gastel

J. Gerard Stranch, IV (TN BPR #23045) Benjamin A. Gastel (TN BPR #28699) **BRANSTETTER, STRANCH &** JENNINGS, PLLC

223 Rosa Parks Ave. Suite 200 Nashville, TN 37203 Telephone: (615) 254-8801 gerards@bsjfirm.com beng@bsjfirm.com

Liaison Counsel for the Proposed Direct Purchaser Class

H. Laddie Montague, Jr.* Eric L. Cramer* Mark R. Suter* **BERGER MONTAGUE PC**

1818 Market Street, Suite 3600 Philadelphia, PA 19106 Telephone: (215) 875-3000 hlmontague@bm.net ecramer@bm.net msuter@bm.net

Jonathan W. Cuneo* Katherine Van Dyck* Victoria Sims*

CUNEO GILBERT & LADUCA, LLP

4725 Wisconsin Avenue NW, Suite 200 Washington, DC 20016 Telephone: (202) 789-3960 jonc@cuneolaw.com kvandyc@cuneolaw.com vicky@cuneolaw.com

Gregory S. Asciolla* Karin E. Garvey* Veronica Bosco* LABATON SUCHAROW LLP

140 Broadway New York, NY 10005 Telephone: (212) 907-0700 gasciolla@labaton.com kgarvey@labaton.com vbosco@labaton.com

Interim Co-Lead Counsel for the Proposed Direct Purchaser Class

Benjamin D. Elga**

JUSTICE CATALYST LAW, INC.

81 Prospect Street Brooklyn, NY 11201 Telephone: (518) 732-6703 belga@justicecatalyst.org

Brian Shearer** Craig L. Briskin*

JUSTICE CATALYST LAW, INC.

718 7th Street NW Washington, DC 20001 Telephone: (518) 732-6703 brianshearer@justicecatalyst.org cbriskin@justicecatalyst.org

Roberta D. Liebenberg* Jeffrey S. Istvan* Mary L. Russell*

FINE KAPLAN AND BLACK, R.P.C.

One South Broad St., 23rd Floor Philadelphia, PA 19107 Telephone: (215) 567-6565 rliebenberg@finekaplan.com jistvan@finekaplan.com mrussell@finekaplan.com

Nathan A. Bicks (TN BPR #10903)
Frank B. Thacher III (TN BPR #23925)
BURCH, PORTER, & JOHNSON, PLLC
130 North Court Ave.
Memphis, TN 38103
Telephone: (901) 524-5000
nbicks@bpjlaw.com
fthacher@bpjlaw.com

Aubrey B. Harwell, Jr. (TN BPR #002559) Charles Barrett (TN BPR #020627) Aubrey B. Harwell III (TN BPR #017394) **NEAL & HARWELL, PLC** 1201 Demonbreun St., Suite 1000 Nashville, TN 37203 Telephone: (615) 244-1713 aharwell@nealharwell.com cbarrett@nealharwell.com tharwell@nealharwell.com

- * Admitted *pro hac vice*
- ** Pro hac vice application forthcoming

Counsel for the Proposed Direct Purchaser Class

Dated: December 30, 2020 By: /s/ Van Turner

Van Turner (TN Bar No. 22603) Katrice Feild (TN Bar No. 31263)

BRUCE TURNER, PLLC

2650 Thousand Oaks Blvd., Suite 2325

Memphis, Tennessee 38118 Telephone: (901) 290-6610 vturner@bruceturnerlaw.net katrice@bruceturnerlaw.net

Joseph R. Saveri Steven N. Williams Kevin E. Rayhill Elissa A. Buchanan

JOSEPH SAVERI LAW FIRM, INC.

601 California Street, Suite 1000 San Francisco, California 94108 Telephone: (415) 500-6800 jsaveri@saverilawfirm.com swilliams@saverilawfirm.com krayhill@saverilawfirm.com eabuchanan@saverilawfirm.com

Daniel E. Gustafson Daniel C. Hedlund Daniel J. Nordin Ling S. Wang

GUSTAFSON GLUEK PLLC

Canadian Pacific Plaza
120 South Sixth Street, Suite 2600
Minneapolis, MN 55402
Telephone: (612) 333-8844
dgustafson@gustafsongluek.com
dhedlund@gustafsongluek.com
dnordin@gustafsongluek.com
lwang@gustafsongluek.com

Attorneys for Jessica Jones, Michelle Velotta, and Christina Lorenzen Dated: December 30, 2020 By: Robert A. Falanga

Robert A. Falanga Kobelah S. Bennah

LAW OFFICES OF FALANGA & CHALKER

11200 Atlantis Pl. #C Alpharetta, GA 30022 Tel: (770) 955-2123 rfalanga@falangalaw.com kobelah@falangalaw.com

Attorneys for American Spirit and Cheer Essentials, Inc., Rockstar Championships, LLC, Jeff & Craig Cheer, LLC, d/b/a Jeff and Craig Camps, and Ashley Haygood